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10 Attorneys for Defendant ICON RENO
11 PROPERTY OWNER POOL 3 NEVADA, LLC

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

11 ACH FOAM TECHNOLOGIES, INC. (f/k/a
12 ACH HOLDINGS, INC.), a foreign
corporation,

Case No. 3:18-CV-00034-MMD-WGC

13 Plaintiff,

14 ||

15 ICON RENO PROPERTY OWNER POOL 3
16 NEVADA, LLC, a foreign limited liability
Company, DOES 1 through 10; and ROE
CORPORATION 1 through 10,

Defendants.

STIPULATION FOR EXTENSION OF TIME TO FILE REPLY IN SUPPORT OF
MOTION TO DISMISS
(FIRST REQUEST)

22 **WHEREAS**, Defendant Icon Reno Property Owner Pool 3 Nevada, LLC (“Icon”) filed a
23 Motion to Dismiss for Lack of Subject Matter Jurisdiction (ECF 11) on March 9, 2018 (“the
24 Motion”);

25 **WHEREAS**, Plaintiff filed Plaintiff's Opposition to Motion to Dismiss for Lack of
26 Subject Matter Jurisdiction (ECF 16) on April 3, 2018 ("Opposition");

27 **WHEREAS**, Icon's reply in support of the Motion is currently due on April 10, 2018,
28 but, due to other pressing matters requiring the attention of Icon's counsel, said counsel needs

1 additional time to research the issues raised in Plaintiff's Opposition and to otherwise prepare an
2 appropriate reply brief;

3 **WHEREAS**, this is Icon's first request for an extension of time to file its reply brief, and
4 this request is not being pursued for purposes of delay; therefore,

5 **IT IS HEREBY STIPULATED AND AGREED** by and between the undersigned, that
6 Defendant Icon Reno Property Owner Pool 3 Nevada, LLC shall have to and including April 20,
7 2018, to file its reply brief in support the Motion.

8 **IT IS SO STIPULATED:**

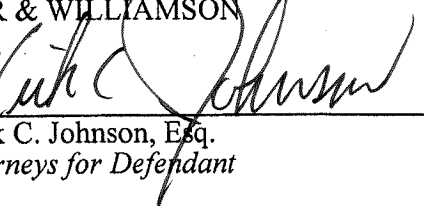
9 DATED this 9th day of April, 2018.

10 HOLLAND & HART LLP

11 By: 
12 Matthew B. Hippler, Esq.
13 Tamara Reid, Esq.
14 *Attorneys for Plaintiff*

15 DATED this 9th day of April, 2018.

16 ROBERTSON, JOHNSON
17 MILLER & WILLIAMSON

18 By: 
19 Kirk C. Johnson, Esq.
20 *Attorneys for Defendant*

21 **ORDER**

22 **IT IS SO ORDERED:**

23 
24 UNITED STATES DISTRICT JUDGE
25 DATED: april 9, 2018

CERTIFICATE OF SERVICE

Pursuant to FRCP 5(b) and Local Rule 5-4, I hereby certify that I am an employee of Robertson, Johnson, Miller & Williamson, over the age of eighteen, and not a party to the within action. I further certify that on the 20th day of February, 2018, I electronically filed this **STIPULATION FOR EXTENSION OF TIME TO RESPOND TO COMPLAINT (FIRST REQUEST)** and thus, pursuant to LR 5-4, caused same to be served by electronic mail on the following Filing Users:

Matthew B. Hippler, Esq. (SBN 7015)
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/s/ Teresa W. Stovak

**An Employee of Robertson, Johnson,
Miller & Williamson**